

STATE OF INDIANA



INDIANA UTILITY REGULATORY COMMISSION
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FILED

AUG 31 2005

PETITION OF INDIANA BELL TELEPHONE
COMPANY, INCORPORATED D/B/A SBC
INDIANA FOR ARBITRATION OF
INTERCONNECTION RATES, TERMS AND
CONDITIONS AND RELATED ARRANGEMENTS
WITH MCIMETRO ACCESS TRANSMISSION
SERVICES LLC, INTERMEDIA
COMMUNICATIONS LLC, AND MCI
WORLD COM COMMUNICATIONS, INC.
PURSUANT TO SECTION 252(b) OF THE
TELECOMMUNICATIONS ACT OF 1996

INDIANA UTILITY
REGULATORY COMMISSION

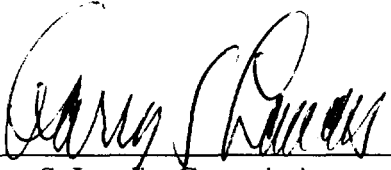
CAUSE NO.
42893-INT 01

You are hereby notified that on this date the Presiding Officers in this Cause make the following Entry:


On August 30, 2005, Indiana Bell Telephone Company, Incorporated d/b/a SBC Indiana ("SBC Indiana") filed with the Indiana Utility Regulatory Commission ("Commission") *SBC Indiana's Motion to Strike VoIP Issue and Request for Expedited Decision* ("Motion"), requesting that the Commission strike from this Cause the VoIP reciprocal compensation issue that MCI metro Access Transmission Services LLC, Intermedia Communications LLC, and MCI Worldcom Communications, Inc. (collectively "MCI") raised in its Response to SBC Indiana's Petition for Arbitration, and that the Motion be given expedited treatment. The Motion asserts that MCI and SBC Indiana entered into a written contract not to arbitrate any issues concerning the reciprocal compensation appendix to their interconnection agreement, which includes the VoIP issue.

Pursuant to our August 18, 2005 Entry, the parties to this Cause are to simultaneously file their direct testimony on September 22, 2005. In addition, an Entry issued August 29, 2005, accelerates the presumptive response and reply times as set forth in 170 IAC 1-1.1-12 to September 2, 2005, and 12:00 p.m. September 9, 2005, respectively, in regard to an August 26, 2005 motion by MCI to bar SBC Indiana from submitting certain cost study evidence in this Cause. Since the Motion, like MCI's August 26, 2005 motion, affects the scope of the parties' direct evidence, the Presiding Officers again find it appropriate to accelerate the Commission's presumptive briefing schedule for motions. Accordingly, **MCI should file any response to the Motion on or before September 5, 2005. SBC Indiana should file any reply to a response at or before 12:00 p.m. (noon) EST, September 9, 2005.**

IT IS SO ORDERED.



Larry S. Landis, Commissioner



William G. Divine, Administrative Law Judge

8-31-05

Date